

Mark F. Higgins
Jordan Y. Crosby
Jim R. Zadick
UGRIN, ALEXANDER, ZADICK
& HIGGINS, P.C.
#2 Railroad Square, Suite B
P.O. Box 1746
Great Falls, MT 59403
Telephone: (406) 771-0007
Facsimile: (406) 452-9360
mfh@uazh.com
jyc@uazh.com
jrz@uazh.com

Jeff Iffrah, *pro hac vice*
Rachel Hirsch, *pro hac vice*
David S. Yellin, *pro hac vice*
IFRAH PLLC
1717 Pennsylvania Avenue NW
Suite 650
Washington, DC 20006
Telephone: (202) 524-4140
Facsimile: (202) 524-4141
jeff@ifrahlaw.com
rhirsch@ifrahlaw.com
dyellin@ifrahlaw.com

Attorneys for Zachary Roberts, Richard Lee
Broome, Gordon Jones and Martin Mazzara

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MONTANA
GREAT FALLS DIVISION

THE CHIPPEWA CREE TRIBE OF THE)
ROCKY BOY'S RESERVATION, MONTANA,)
PLAIN GREEN, LLC, and FIRST AMERICAN)
CAPTIAL RESOURCES, LLC,)

Plaintiffs,)

-vs-)

ZACHARY ROBERTS, RICHARD LEE)
BROOME, GORDON JONES, and MARTIN)
MAZZARA, in their individual capacities, and)
DESTEL, LLC, FRESH START MARKETING,)
LLC, AND ENCORE SERVICES, LLC,)

Defendants.)

CAUSE NO. CV 14-63-BMM

NOTICE OF FILING EXHIBITS

Notice is hereby given that additional exhibits are being filed for attachment
to the Statement of Undisputed Facts on behalf of Defendants Zachary Roberts,

Richard Lee Broome, Gordon Jones, and Martin Mazzara.

DATED this 5th day of February, 2016.

By: /s/ Jordan Y. Crosby
Jordan Y. Crosby
UGRIN, ALEXANDER, ZADICK & HIGGINS, P.C.

A. Jeff Ifrah, *pro hac vice*
Rachel Hirsch, *pro hac vice*
David S. Yellin, *pro hac vice*
IFRAH PLLC
*Attorneys for Defendants Roberts, Broome,
Jones, and Mazzara*